

LEGAL NOTICES

First Pub. June 3, 1920 - 4w. IN DISTRICT COURT OF DAKOTA COUNTY, NEBRASKA.

SUMMONS BY PUBLICATION.

To Eli S. Shorter, and the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Eli S. Shorter; Herman Kountze, and the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Herman Kountze; Alexander Macready, his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Alexander Macready; A. C. Macready, and the unknown heirs, devisees, legatees, and personal representatives, and all other persons interested in the estate of A. C. Macready; Maggie Macready, and her unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Maggie Macready; David Crow, and his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of David Crow; H. B. Bryant, his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of H. B. Bryant; H. C. Tiffey, and his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of H. C. Tiffey; Geo. B. Graff, and his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of J. D. M. Crockwell; D. A. Crockwell, his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of D. A. Crockwell; Wm. F. Lockwood, his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of Wm. F. Lockwood; James W. Virtue, and his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of James W. Virtue; M. A. Virtue, and her unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of M. A. Virtue, and lots one (1), two (2), three (3), four (4), five (5), six (6), ten (10), eleven (11), and twelve (12), in block eighty-nine (89), in the village of Dakota City, Dakota County, Nebraska, and all persons claiming any interest of any kind in said real estate or any part thereof, Defendants.

Each and all of the above named defendants will take notice that in pursuance to an order of Guy T. Graves, Judge of the District Court made at Chambers at Pender, Thurston County, Nebraska, on the 29th day of May, A. D. 1920, in the above entitled cause, the above named defendants, and each and all of them, are hereby notified that on the 27th day of May, A. D. 1920, the plaintiff, Clyde B. Crego, filed his petition in the District Court of Dakota County, Nebraska, against them, and each of them, to quiet title in the plaintiff against the defendants and any and all persons claiming a der them, and to remove the clouds to the title occasioned by the clouds to the title defendants, in and to the following described property situated in Dakota City, Dakota County, Nebraska, to-wit: Lots one (1), two (2), three (3), four (4), five (5), six (6), ten (10), eleven (11), and twelve (12), in block eighty-nine (89), in the said village of Dakota City, Dakota County, Nebraska. The Plaintiff alleges that he and his grantors have been in open, notorious, continuous, exclusive, and adverse possession of said premises for more than twenty years last past.

That the defendants, Eli S. Shorter and the unknown heirs, devisees, legatees, and personal representatives, and all other persons interested in the estate of Eli S. Shorter, claim some right, title or interest, in said lot two, in said block eighty-nine (89), and that said claims are void and not enforceable at either law, or in equity, and are subsequent to, and junior, and inferior, to the title of the plaintiff therein; that the defendant Herman Kountze, his unknown heirs, devisees, legatees, personal representatives, and all persons interested in his estate claim some right, title, and interest in and to lot four (4), in said block eighty-nine (89), in said village of Dakota City, Dakota County, Nebraska; that said claims are subsequent to, junior, and inferior, to the right and title of plaintiff therein, and he prays that title be quieted in him against such claims, and that the clouds occasioned by them be removed; that the plaintiff further alleges that the defendant David Crow, his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of David Crow claim some right, title or interest in and to lot three (3), in said block eighty-nine (89), in said village of Dakota City, Dakota County, Nebraska, under and by virtue of a deed by E. R. Kirk and Mary P. Kirk, dated January 16, 1861, and recorded in Deed Book E of the Deed Records of Dakota County, Nebraska, page 131, and alleging that the said E. R. Kirk is the same person as Edwin R. Kirk, whose name appears in the chain of title as grantee and grantor of said property at other places, and also alleging that said claims are subsequent to, junior, and inferior, to plaintiff's title in and to said property, and prays that his title be quieted therein, and the clouds occasioned by said defendants claims be removed; that the defendant Maggie Macready, Alexander C. Macready, and A. C. Macready, and their respective unknown heirs, devisees, legatees, personal representatives, and all other persons interested in their respective estates, claim some right, title and interest in and to said lot three (3), and that whatever interest they or either of them may

have in and to said property, the same is subject to, junior, and inferior, to plaintiff's title, and plaintiff prays that the cloud occasioned thereby be removed, and his title quieted therein; that the defendant H. B. Bryant, and the unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of H. B. Bryant, claim some right, title, and interest in and to lot five (5), in said block eighty-nine (89), of said village of Dakota City, Dakota County, Nebraska, but the plaintiff alleges, that whatever his claim may be, that it is subject to, junior, and inferior, to the plaintiff's title, and that the said H. B. Bryant, and Henry B. Bryant, whose name appears as grantee and grantor of the said lot are one and the same person, and prays that be determined and his title in and to said lot may be quieted against the claims of said defendants and the cloud occasioned thereby may be removed; that the defendant H. C. Tiffey, his unknown heirs, devisees, legatees, personal representatives, and all other persons interested in the estate of H. C. Tiffey claim some right, title and interest in and to lot ten (10), in said block eighty-nine (89), in said village of Dakota City, Dakota County, Nebraska, and plaintiff alleges that whatever their claims may be they are subject to, junior, and inferior, to plaintiff's title, and prays that the plaintiff's title may be quieted therein and the cloud occasioned by the claims of said defendants may be removed; that the defendants Geo. B. Graff, J. D. M. Crockwell, and D. A. Crockwell, and their respective unknown heirs, devisees, legatees, personal representatives, and all other persons interested in their respective estates claim some right, title, and interest in and to said lot ten (10), in said block eighty-nine (89), in said village of Dakota City, Nebraska, but plaintiff alleges that whatever their claims may be they are subject to, junior, and inferior, to the rights and title of the plaintiff therein, and prays that his said title may be quieted against said claims and the cloud occasioned thereby be removed; that the defendants Wm. F. Lockwood, his unknown heirs, devisees, legatees, and personal representatives, and all other persons interested in the estate of Wm. F. Lockwood, claim some right, title, and interest in and to said lot ten (10), in said block eighty-nine (89), in said village of Dakota City, Nebraska, but plaintiff alleges that whatever their claims may be they are subject to, junior, and inferior, to the rights and title of the plaintiff therein, and prays that his said title may be quieted against said claims and the cloud occasioned thereby be removed; that the defendants James W. Virtue, his unknown heirs, devisees, legatees, and personal representatives, and all other persons interested in the estate of James W. Virtue, claim some right, title, and interest in and to said lot ten (10), in said block eighty-nine (89), in said village of Dakota City, Nebraska, but plaintiff alleges that whatever their claims may be they are subject to, junior, and inferior, to plaintiff's title, and prays that his title may be quieted therein and that the cloud occasioned by such claims may be removed. Plaintiff further alleges in connection therewith that legal proceedings upon which a deed of Benjamin F. Chambers, Sheriff, to S. P. Van Doozer, dated August 15, 1873, recorded in Book I, in Deed Records of Dakota County, Nebraska, on the pages 92-3-4, were regular and complete in every way, and that said deed conveyed a good and sufficient title thereby to the said grantee, S. P. Van Doozer, and that his, and Samuel P. Van Doozer, whose name appears as grantor, and grantee in and to said lots eleven (11), and twelve (12), in said block eighty-nine (89), in said village, were one and the same person; and plaintiff further alleges that James W. Virtue, who on December 16, 1859, sold, transferred and conveyed lot twelve (12), in said block eighty-nine (89), in said village of Dakota City, one of plaintiff's grantors, was at the time of said conveyance a single and unmarried man and M. A. Virtue, who he married subsequent thereto, acquired no title or interest in and to said lot. Plaintiff further alleges that notwithstanding Plaintiff's ownership of said premises and open, continuous, notorious, exclusive, and adverse possession, of said premises, by him and his grantors for more than twenty years last past, the said various defendants, their heirs, devisees, legatees, and personal representatives, and all other persons claiming an interest in their respective estates, claim some right, title, and interest in and to said property, or portion thereof, and alleges that the respective claims of said defendants are junior to, subsequent, and inferior, to the plaintiff's title, in and to said property, and that the various defendants have no right and title and interest therein, and each and every part thereof, and that they failed to, and refused to pay taxes thereon, and care for said property in any way and abandoned all interests therein, and that they are now barred, both by law, and equity, against claiming and holding any interest in and to said property, and that their said claims greatly depreciates the saleable value of Plaintiff's said property, and he therefore prays that all claims, whatever they may be, of each and all of said defendants, to said property, or any part thereof, may be forever restrained and removed, and that the title, in and to said property, and every part thereof, be confirmed and quieted in him, and all clouds be removed therefrom, and he prays for all such further relief as justice and equity may require, and facts and circumstances of the case warrant, and for costs.

You and each of you are required to answer this said petition on or before the 12th day of July, A. D. 1920. CLYDE B. CREGO, Plaintiff. By Wm. P. Warner, Plaintiff's Attorney.

NOTICE OF INCORPORATION

OF THE MONROE-WILBUR-LAKE LUMBER COMPANY.

TO WHOM IT MAY CONCERN:

Notice is hereby given that Monroe-Wilbur-Lake Lumber Company filed its articles of incorporation for record in the office of the County Clerk of Dakota County on the 30th day of April, 1920, and that on the 12th day of May, 1920, said articles of incorporation were filed in the office of the Secretary of State of the State

of Nebraska, and certificate of incorporation duly issued. Said articles of incorporation provide:

1. That the name of the corporation shall be Monroe-Wilbur-Lake Company, and its principal place of business shall be at South Sioux City, Nebraska.

2. The general nature of the business to be transacted by the corporation shall be the buying, selling, handling, and dealing in lumber and other building materials of every kind and description; hardware, furniture, coal, fuel, feed and all and every article or articles, kind or kinds of merchandise of every kind and description; the buying, selling, mortgaging, encumbering and conveying real estate; the making, buying, selling and hypothecating notes, bonds, stocks and other securities and evidences of indebtedness; and the doing of each and every and all things necessary, advisable or usual and customary in connection with the carrying on of any of said lines of business. It shall also have power to appoint all necessary agents and to comply with the laws of any foreign state or country, relating to foreign corporations, and do all things in connection therewith, necessary to comply with any of such laws.

3. The capital stock of the corporation shall be \$100,000.00, divided into 1000 shares of the par value of \$100.00 each, of which all shall be paid up at the time of commencement of business.

4. The time of the commencement of this corporation shall be the 30th day of April, 1920, the date of the filing of its articles of incorporation in the office of the County Clerk of Dakota County, Nebraska, and its termination shall be on the 30th day of April, 1940, unless sooner terminated as provided by law, and the by-laws of this corporation, but said corporation may be renewed or extended from time to time according to law.

5. The highest amount of indebtedness to which this corporation shall at any time subject itself shall not exceed two-thirds of its capital stock.

6. The affairs of this corporation shall be conducted by a board of five directors, who shall elect from their number, a Chairman of the Board of Directors, President, Vice-President, Secretary and treasurer, and the offices of secretary and treasurer may be held by the same person. All officers and directors of this corporation shall hold office for the term of one year, and until their successors are elected and have qualified.

7. These articles may be amended at any annual meeting of the stockholders, or at any special meeting duly called and holden for that purpose, upon such notice as the by-laws may prescribe, by a majority vote of the entire stock of the corporation.

MONROE-WILBUR-LAKE LUMBER COMPANY.

By B. K. Edwards, President.

H. A. Monroe, Secretary.

Carter & Carter, Attorneys, Sioux City, Iowa.

LEGAL NOTICE

Charles A. Blecker, Plaintiff, vs. Ann E. Coffin, Adelia Williams, David W. Williams, Arria Cotton, and Joseph H. Cotton, Heirs at Law of William B. Coffin, Deceased; the North Half of the Southeast Quarter (N 1/2 SE 1/4) and the Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Township Twenty-eight (28), Range Eight (8), East of the Sixth Principal Meridian, in Dakota County, Nebraska, and to remove the clouds occasioned by the claims of the defendants Ann E. Coffin, Adelia Williams, David W. Williams, Arria Cotton and Joseph H. Cotton, as heirs at law of William B. Coffin, deceased, in and to said Northeast Quarter (NE 1/4) of the Southwest Quarter (SW 1/4) of Township Twenty-eight (28), Range Eight (8), East of the Sixth Principal Meridian, in Dakota County, Nebraska, and to remove the clouds occasioned by the claims of each and every one of the defendants. Plaintiff also prays for general equitable relief.

You are required to answer this petition on or before the 12th day of July, 1920.

Dated this 1st day of June, 1920.

CHARLES A. BLECKER, Plaintiff.

NOTICE OF BOND ELECTION.

To the Voters of the School District of South Sioux City, in the County of Dakota, in the State of Nebraska.

Notice is hereby given that in accordance with a resolution of the Board of Education of said School District, passed on the 27th day of May, 1920, an election will be held at the Normal School Building, in said District, from the hour of 9:00 o'clock A. M. to the hour of 6:00 o'clock P. M. on the 28th day of June, 1920, for the purpose of voting on the following propositions, to-wit:

"Shall the Board of Education of the School District of South Sioux City, in the County of Dakota, in the State of Nebraska, by and through its duly authorized officers, issue the Bonds of said School District, in the sum of twenty-five thousand, eight hundred dollars (\$25,800.00) bearing six per cent interest, payable semi-annually on the 2nd day of January and July of each year, principal and interest payable at the office of the State Treasurer, Lincoln, Nebraska,

and the principal of said bonds maturing in twenty years from said date thereof, and payable at any time after five years from date thereof. Said Bonds to be dated July 2nd, 1920, and to be in denominations as follows: Twenty-five one thousand dollar bonds, and one eight hundred dollar bond.

The proceeds of said bonds to be used for the making of repairs, alterations, and remodeling and increasing the capacity of the three school buildings of said district, said buildings being commonly known as the Normal or High School Building, the South School Building, and the North School Building;

And shall the said Board of Education cause to be levied annually a tax sufficient for the payment of the principal and interest on said bonds, as it becomes due?

Shall the Board of Education of the School District of South Sioux City, in the County of Dakota, in the State of Nebraska, by and through its duly authorized officers, issue the bonds of said School District in the sum of four thousand and two hundred dollars (\$4,200.00), bearing six per cent interest, payable semi-annually on the 2nd day of January and July of each year, principal and interest payable at the office of the State Treasurer, Lincoln, Nebraska, the principal of said bonds maturing twenty years from date thereof, and payable at any time after five years from date thereof.

Said bonds to be dated July 2nd, 1920, and to be in denominations as follows, to-wit: Four one thousand dollar bonds, and one two hundred dollar bond.

The proceeds of said bonds to be used for the purpose of purchasing additional school grounds adjoining or adjacent to the site of the present High School or Normal School Building.

And shall the Board of Education cause to be levied annually a tax sufficient for the payment of the principal and interest on said bonds, as it becomes due?

By order of the Board of Education of said School District.

Dated this 27th day of May, 1920.

A. B. COWNIE, President of Board of Education.

J. S. BACON, Secretary of Board of Education.

SUMMONS BY PUBLICATION.

In the District Court of Dakota County, Nebraska.

Etta H. Halstead, Plaintiff,

vs.

John F. Burkhead, Fred J. O'Chander, William Chadwick Hutchins, William Bartels, William W. Beam, Margaret L. Moore, and Charles L. Moore, Josephine Holsworth Spier, Lottie Holsworth Pilgrim, Clara Holsworth, Thomas Holsworth, Lizzz Holsworth, Tillie Holsworth, and Ben Holsworth, heirs at law of Wm. Holsworth, deceased, and the Southwest Quarter of the Northeast Quarter, the Southeast Quarter of the Northwest Quarter, the Northeast Quarter of the Southwest Quarter, and the Northwest Quarter of the Southeast Quarter of Section 23, Township 27, Range 9, East of the 6th P. M. in Dakota County, Nebraska, and to all persons claiming any interest in and to said real estate.

To John F. Burkhead, William Chadwick Hutchins, William W. Beam, Margaret L. Moore, or their unknown heirs, and to all persons claiming any title or interests in or to, the above described real estate. You and each of you, will take notice, that on the 14th day of May, 1920, the above named Etta H. Halstead, filed her petition in the District Court of Dakota County, Nebraska, against all of the above named defendants, interpleaded with you, the object and prayer of which are to foreclose four certain mortgages, given by the said defendant, John F. Burkhead, to one E. E. Halstead, and by him duly sold and assigned to the plaintiff, for the amounts, and on the dates, and due, as follows, to-wit:

One for \$4100.00, dated March 13th, 1913, and due April 1st, 1919, with interest at five and a half per cent, until due, and 10 per cent after due.

One for \$169.00, dated March 13th, 1913, and due in 12 installments, of \$30.75, each, every six months, beginning Oct. 1st, 1913, and one payable on the first day of April and October, thereafter, the last falling due April 1st, 1919, with interest thereon at 10 per cent per annum.

One for \$233.75, dated Nov. 16th, 1914, and due Dec. 1st, 1915, with interest at 10 per cent per annum, from Dec. 1st, 1914, and

One for \$233.75, dated Nov. 13th, 1914, and due Dec. 1st, 1915, with interest at 10 per cent from Dec. 1st, 1914.

And seeking also to recover taxes to the amount of \$462.90, which she claims to have paid under the provisions of said mortgages, to protect her security.

Plaintiff prays that said mortgages be foreclosed and said property be sold, and out of the proceeds she be paid the full amount of her said mortgages, interest and taxes paid, in the total sum of \$8001.87, with interest at 10 per cent from Feb. 2nd, 1920.

And plaintiff further prays that title in and to said real estate, be quieted against the claims and demands of each of said defendants, and that their liens be held to be first and paramount, to the rights, claims of demands, of each and all other defendants, and for costs, and orders as justice and equity require, to fully protect her interests, liens and title in and to said real estate.

You, and each of you are required to answer said petition on or before the 28th day of June, 1920.

Dated May 15th, 1920.

ETTA H. HALSTEAD, Plaintiff.

By Wm. P. Warner, Her Attorney.

NOTICE OF HEARING.

In the County Court of Dakota County, Nebraska.

In the Matter of the Estate of John Hartnett, deceased.

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that William J. Franklin, has filed his petition alleging that John Hartnett died intestate in Dakota County, Nebraska, on or about the 6th day of October, 1893, being a resident and inhabitant of Dakota County, Nebraska, and by reason of the invalidity of a certain deed, was still the owner and holder of the legal title to the following described real estate, to-wit: "That part of the northwest quarter of section eleven (11), described as follows: Commencing at the northeast corner of said northwest quarter, thence running west on the north line thereof 650 feet, thence running southwesterly to the northwest corner of the southwest quarter of the northwest quarter of said section, thence running south to the southwest corner of the southwest quarter of the northwest quarter of said section, thence running east to the southeast corner of the southeast quarter of the northwest quarter of said section, thence north to the place of beginning, all in Township twenty-nine (29), Range Seven (7), east of the 6th P. M. in Dakota County, Nebraska," leaving his sole and only heirs at law, Mrs. Mary McGee, a daughter; Daniel Hartnett, a son; James Hartnett, a son; John Hartnett, a son; Thomas Hartnett, a son, and William Hartnett, a son; and further alleging that said estate was partially probated in the County Court of Dakota County, Nebraska, but that no order barring creditors, or decree determining heirship was entered by the court in said estate, and praying that said estate be opened up, for a decree barring claims, that said deceased died intestate, that the heirs at law of said deceased as herein set forth shall be decreed to be the sole and only heirs of the deceased. Hearing on said petition has been set for July 19, 1920, at one o'clock P. M. in the County Court Room, Dakota City, Nebraska.

Dated at Dakota City, Nebraska, this 2nd day of June, A. D. 1920.

S. W. MCKINLEY, County Judge.

NOTICE OF HEARING.

In the County Court of Dakota County, Nebraska.

In the Matter of the Estate of Jeanne Marie Madeline Grezaud, deceased, in the County Court of Dakota County, Nebraska.

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that Harry Goodfellow has filed his petition alleging that Jeanne Marie Madeline Grezaud died intestate in France on or about January first, 1909, being a resident and inhabitant of France and the owner of an undivided interest in the following described real estate, to-wit: North Half of Northwest Quarter, Section Twenty-five, and Northeast Quarter of Northeast Quarter Section Twenty-six, the Southeast Quarter of the Southeast Quarter of Section Twenty-three, the Southeast Quarter of the Southwest Quarter Section Twenty-four, and the Northwest Quarter of the Northeast Quarter Section Twenty-five, all in Township Twenty-nine, Range Seven, East of the 6th P. M. in Dakota County, Nebraska, leaving as her sole and only heirs at law the following named persons, to-wit: her mother, Jeanne Marie Louise Claudine Marguerite Grezaud, and praying for a decree barring claims; that said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the heirs at law of said decedent as herein set forth shall be decreed to be the sole and only heir of the decedent, and to have thereby inherited an undivided interest in fee simple in the above described real estate, which has been set for hearing on the 19th day of July, A. D. 1920, at ten o'clock A. M. in the County Court room, in the Court House, Dakota City, Dakota County, Nebraska.

Dated at Dakota City, Nebraska, this 2nd day of June, A. D. 1920.

S. W. MCKINLEY, County Judge.

NOTICE OF HEARING.

In the County Court of Dakota County, Nebraska.

In the Matter of the Estate of Bridget Rooney, deceased.

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that Thomas Benedict Rooney has filed his petition alleging that Bridget Rooney died intestate in Dakota County, Nebraska, on or about the 11th day of January, 1910, being a resident and inhabitant of Dakota County, Nebraska, and the owner of the following described real estate, to-wit: the southeast quarter of the southeast quarter, section nine, the south half of the southwest quarter, section ten, the southeast quarter of the southeast quarter of section ten; an undivided one-third interest in the east half of the southeast quarter, and the southeast quarter of the southeast quarter, section twenty-seven, all of the above described real estate being in township twenty-eight, range eight, east of the 6th P. M., Dakota County, Nebraska; also all of lots four, five and six in block seven, Hubbard, Dakota County, Nebraska, leaving as her sole and only heirs at law, Ellen Duggan, a sister; Mary Uffing, a sister; John William Rooney, a nephew; and Thomas Benedict Rooney, a nephew, and further alleging that said estate of Bridget Rooney was duly and regularly administered in the County Court of Dakota County, Nebraska, except that no decree determining heirship was entered by the Court therein, and praying that said estate be opened up, for a decree barring claims, that said deceased died intestate; that the heirs at law of said decedent as herein set forth shall be decreed to be the sole and only heirs of the decedent, and to have thereby inherited the above described real estate in fee simple. Hearing on said petition has been set for July 19th, 1920, at one o'clock P. M. in the County Court Room, Dakota City, Nebraska.

Dated at Dakota City, Nebraska, this 2nd day of June, 1920.

S. W. MCKINLEY, County Judge.

and the principal of said bonds maturing in twenty years from said date thereof, and payable at any time after five years from date thereof. Said Bonds to be dated July 2nd, 1920, and to be in denominations as follows: Twenty-five one thousand dollar bonds, and one eight hundred dollar bond.

The proceeds of said bonds to be used for the making of repairs, alterations, and remodeling and increasing the capacity of the three school buildings of said district, said buildings being commonly known as the Normal or High School Building, the South School Building, and the North School Building;

And shall the said Board of Education cause to be levied annually a tax sufficient for the payment of the principal and interest on said bonds, as it becomes due?

Shall the Board of Education of the School District of South Sioux City, in the County of Dakota, in the State of Nebraska, by and through its duly authorized officers, issue the bonds of said School District in the sum of four thousand and two hundred dollars (\$4,200.00), bearing six per cent interest, payable semi-annually on the 2nd day of January and July of each year, principal and interest payable at the office of the State Treasurer, Lincoln, Nebraska, the principal of said bonds maturing twenty years from date thereof, and payable at any time after five years from date thereof.

Said bonds to be dated July 2nd, 1920, and to be in denominations as follows, to-wit: Four one thousand dollar bonds, and one two hundred dollar bond.

The proceeds of said bonds to be used for the purpose of purchasing additional school grounds adjoining or adjacent to the site of the present High School or Normal School Building.

And shall the Board of Education cause to be levied annually a tax sufficient for the payment of the principal and interest on said bonds, as it becomes due?

By order of the Board of Education of said School District.

Dated this 27th day of May, 1920.

A. B. COWNIE, President of Board of Education.

J. S. BACON, Secretary of Board of Education.

SUMMONS BY PUBLICATION.

In the District Court of Dakota County, Nebraska.

Etta H. Halstead, Plaintiff,

vs.

John F. Burkhead, Fred J. O'Chander, William Chadwick Hutchins, William Bartels, William W. Beam, Margaret L. Moore, and Charles L. Moore, Josephine Holsworth Spier, Lottie Holsworth Pilgrim, Clara Holsworth, Thomas Holsworth, Lizzz Holsworth, Tillie Holsworth, and Ben Holsworth, heirs at law of Wm. Holsworth, deceased, and the Southwest Quarter of the Northeast Quarter, the Southeast Quarter of the Northwest Quarter, the Northeast Quarter of the Southwest Quarter, and the Northwest Quarter of the Southeast Quarter of Section 23, Township 27, Range 9, East of the 6th P. M. in Dakota County, Nebraska, and to all persons claiming any interest in and to said real estate.

To John F. Burkhead, William Chadwick Hutchins, William W. Beam, Margaret L. Moore, or their unknown heirs, and to all persons claiming any title or interests in or to, the above described real estate. You and each of you, will take notice, that on the 14th day of May, 1920, the above named Etta H. Halstead, filed her petition in the District Court of Dakota County, Nebraska, against all of the above named defendants, interpleaded with you, the object and prayer of which are to foreclose four certain mortgages, given by the said defendant, John F. Burkhead, to one E. E. Halstead, and by him duly sold and assigned to the plaintiff, for the amounts, and on the dates, and due, as follows, to-wit:

One for \$4100.00, dated March 13th, 1913, and due April 1st, 1919, with interest at five and a half per cent, until due, and 10 per cent after due.

One for \$169.00, dated March 13th, 1913, and due in 12 installments, of \$30.75, each, every six months, beginning Oct. 1st, 1913, and one payable on the first day of April and October, thereafter, the last falling due April 1st, 1919, with interest thereon at 10 per cent per annum.

One for \$233.75, dated Nov. 16th, 1914, and due Dec. 1st, 1915, with interest at 10 per cent per annum, from Dec. 1st, 1914, and

One for \$233.75, dated Nov. 13th, 1914, and due Dec. 1st, 1915, with interest at 10 per cent from Dec. 1st, 1914.

And seeking also to recover taxes to the amount of \$462.90, which she claims to have paid under the provisions of said mortgages, to protect her security.

Plaintiff prays that said mortgages be foreclosed and said property be sold, and out of the proceeds she be paid the full amount of her said mortgages, interest and taxes paid, in the total sum of \$8001.87, with interest at 10 per cent from Feb. 2nd, 1920.

And plaintiff further prays that title in and to said real estate, be quieted against the claims and demands of each of said defendants, and that their liens be held to be first and paramount, to the rights, claims of demands, of each and all other defendants, and for costs, and orders as justice and equity require, to fully protect her interests, liens and title in and to said real estate.

You, and each of you are required to answer said petition on or before the 28th day of June, 1920.

Dated May 15th, 1920.

ETTA H. HALSTEAD, Plaintiff.

By Wm. P. Warner, Her Attorney.

NOTICE OF HEARING.

In the County Court of Dakota County, Nebraska.

In the Matter of the Estate of Jeanne Marie Madeline Grezaud, deceased, in the County Court of Dakota County, Nebraska.

The State of Nebraska, To all persons interested in said estate, creditors and heirs take notice, that Harry Goodfellow has filed his petition alleging that Jeanne Marie Madeline Grezaud died intestate in France on or about January first, 1909, being a resident and inhabitant of France and the owner of an undivided interest in the following described real estate, to-wit: North Half of Northwest Quarter, Section Twenty-five, and Northeast Quarter of Northeast Quarter Section Twenty-six, the Southeast Quarter of the Southeast Quarter of Section Twenty-three, the Southeast Quarter of the Southwest Quarter Section Twenty-four, and the Northwest Quarter of the Northeast Quarter Section Twenty-five, all in Township Twenty-nine, Range Seven, East of the 6th P. M. in Dakota County, Nebraska, leaving as her sole and only heirs at law the following named persons, to-wit: her mother, Jeanne Marie Louise Claudine Marguerite Grezaud, and praying for a decree barring claims; that said decedent died intestate; that no application for administration has been made and the estate of said decedent has not been administered in the State of Nebraska, and that the heirs at law of said decedent as herein set forth shall be decreed to be the sole and only heir of the decedent, and to have thereby inherited an undivided interest in fee simple in the above described real estate, which has been set for hearing on the 19th day of July, A. D. 1920, at ten o'clock A. M. in the County Court room, in the Court House, Dakota City, Dakota County, Nebraska.

Dated at Dakota City, Nebraska, this 2nd day of June, A. D. 1920.

S. W. MCKINLEY, County Judge.

NOTICE OF HEARING.

In the County Court of Dakota County, Nebraska.